1 2 3 4 5 6 7 8	KENNETH E. KELLER (SBN 71450) kkeller@ ANNE E. KEARNS (SBN 183336) akearns@kst KELLER, SLOAN, ROMAN & HOLLAND LL 555 Montgomery Street, 17 th Floor San Francisco, California 94111 Telephone: (415) 249-8330 Facsimile: (415) 249-8333 Attorneys for Plaintiff CHANEL, INC.	rh.com P	
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
11	CHANEL, INC.,	Case No. 14-cv-03105-JSW	
12	Plaintiff,		
13	V.	PLAINTIFF'S REQUEST AND	
14	JESSICA GAUL, an individual, GAUL	[PROPOSED] ORDER TO CONTINUE CASE MANAGEMENT CONFERENCE	
15	INNOVATIONS, LLC, a limited liability	Current Date: October 10, 2014	
16	company, d/b/a KAYDEN GRACE DESIGNS a/k/a KAYDENGRACEDESIGNS.COM,	Proposed Date: November 14, 2014	
17	KAREN K. GUPTON a/k/a KAREN		
	KEARNEY GUPTON, an individual, d/b/a THE TRENDY BABY a/k/a		
18	THETRENDYBABY.COM, MARGARET A.		
19	MALTO, an individual, d/b/a LUNABELLE BOUTIQUE a/k/a		
20	LUNABELLEBOUTIQUE.COM, and DOES		
21	1-10,		
22	Defendants.		
23	Plaintiff Chanel, Inc. ("Plaintiff") has settled in principle with Defendants Jessica Gaul, an		
24	individual, Gaul Innovations, LLC, a limited liability company, d/b/a Kayden Grace Designs		
25			
26	a/k/a kaydengracedesigns.com ("Gaul") and Mar		
	Boutique, a/k/a lunabellboutique.com ("Malto") (collectively referred to herein as the "Parties"). On September 18, 2014, the Clerk entered default (e-docket 40) against Defendant Karen K. Gupton a/k/a Karen Kearney Gupton, and individual, d/b/a The Trendy Baby, a/k/a		
27 28			
	PLAINTIFF'S REQUEST AND [PROPOSED] ORDER TO CONTINUE CASE MANAGEMENT CONFERENCE 14-cv-03105-JSW		

Case 4:14-cv-03105-JSW Document 47 Filed 10/01/14 Page 2 of 2

1	The Parties are in the process of exchanging draft settlement agreements. The Parties anticipate		
2	finalizing the settlement within the next thirty (30) days.		
3	The Case Management Conference in this case is currently scheduled for October 10,		
4	2014 at 11:30 a.m., and the deadline to file a Joint CMC Statement is October 3, 2014.		
5	Accordingly, for the sake of judicial economy, Chanel requests that the Case Management		
6	Conference be continued from October 10, 2014, for a period of thirty (30) days, or after		
7	November 10, 2014, to allow the Parties sufficient time to finalize their settlement and conclude		
8	this matter. Chanel also requests that the Joint CMC Statement be continued accordingly.		
9	Defendants Gaul and Malto do not object to this Request.		
10	Respectfully, Submitted,		
11	Dated: October 1, 2014 KELLER, SLOAN, ROMAN & HOLLAND LLP		
12			
13	By:/s/ Anne E. Kearns		
14	Attorneys for Plaintiff Chanel, Inc.		
15	[PROPOSED] ORDER		
16	FOR GOOD CAUSE SHOWN, the Case Management Conference in this case, currently		
17	scheduled for October 10, 2014 is now continued to November 14, 2014, at 11:00 a.m. in this		
18	Courtroom, and that the CMC Statement, due on October 3, 2014 is continued accordingly.		
19	IT IS SO ORDERED.		
20			
21 22	Dated:, 2014 Honorable Judge Jeffrey S. White UNITED STATES DISTRICT COURT JUDGE		
23			
24			
25			
26			
27	thetrendybaby.com ("Gupton"). Plaintiff is in the processing of preparing its Motion for Entry of		
28	Final Default Judgment and Permanent Injunction against Defendant Gupton, and will file said Motion with the Court within the next thirty (30) days from the date of this Stipulation.		
	2 PI AINTIEE'S REQUEST AND (PROPOSED) ORDER TO CONTINUE CASE MANAGEMENT CONFERENCE		

14-cv-03105-JSW